

UNITED STATES DISTRICT COURT
DISTRICT OF NEW MEXICO

JOHN PRICE, Individually and on Behalf of All
Others Similarly Situated,

Case No. 2:20-cv-00316-KWR-GJF

v.

DEVON ENERGY CORPORATION

RULE 41 STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff and Defendant stipulate that this lawsuit, and with it all claims against Devon Energy Production Company, is dismissed with prejudice and that Plaintiff and Defendant shall bear their own costs and attorneys' fees. The dismissal shall be effective upon filing.

Respectfully submitted,

By: /s/ Carl A. Fitz
Michael A. Josephson
Texas Bar No. 24014780
Andrew W. Dunlap
Texas Bar No. 24078444
Carl A. Fitz
Texas Bar No. 24056278
JOSEPHSON DUNLAP LLP
11 Greenway Plaza, Suite 3050
Houston, Texas 77005
713-352-1100 – Telephone
713-352-3300 – Facsimile
mjosephson@mybackwages.com
adunlap@mybackwages.com
cfitz@mybackwages.com

By: /s/ Kristin M. Simpsen
Michael F. Lauderdale, OBA #14265
Tony G. Puckett, OBA #13336
Kristin M. Simpsen, OBA #22302
McAfee & Taft A Professional Corporation
Tenth Floor, Two Leadership Square
211 North Robinson Avenue
Oklahoma City, OK 73102
Telephone: (405) 235-9621
Facsimile: (405) 235-0439
mike.lauderdale@mcafeetaft.com
tony.puckett@mcafeetaft.com
kristin.simpsen@mcafeetaft.com

AND

Stanley K. Kotovsky, Jr.
P.O.Box 25207
Albuquerque, NM 87125

AND
Richard J. (Rex) Burch
Texas Bar No. 24001807
BRUCKNER BURCH PLLC
11 Greenway Plaza, Suite 3025
Houston, Texas 77046

ATTORNEYS FOR DEFENDANT

713-877-8788 – Telephone
713-877-8065 – Facsimile
rburch@brucknerburch.com

ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served by ECF electronic filing on all known parties on this the 9th day of March 2022.

/s/ Carl A. Fitz
Carl A. Fitz